IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JAIME H. PIZARRO, CRAIG SMITH, JERRY MURPHY, **CIVIL ACTION FILE** RANDALL IDEISHI, GLENDA No. 1:18-CV-01566-WMR STONE, RACHELLE NORTH, MARIE SILVER, and GARTH TAYLOR, on behalf of themselves and all others similarly situated, Plaintiffs, v. THE HOME DEPOT, INC; THE ADMINISTRATIVE **COMMITTEE** OF THE **HOME DEPOT** FUTUREBUILDER 401(K) PLAN; THE INVESTMENT COMMITTEE OF THE **HOME DEPOT** FUTUREBUILDER 401(K) PLAN; and DOES 1-30. Defendants.

VOLUNTARY MOTION TO DISMISS WITHOUT PREJUDICE

COMES NOW Plaintiff Garth Taylor, by and through undersigned counsel, pursuant to Fed. R. Civ. P. Rule 41(a)(1)(B), and respectfully requests that this Court

dismiss his claim from the above captioned action without prejudice. While Mr.

Taylor maintains his support for the current action, he unfortunately is unable to

continue as a Plaintiff in this action due to developments in his personal health which

impede his ability to participate actively in the prosecution of this case. Accordingly,

Plaintiff Taylor seeks to dismiss his claim without prejudice.

WHEREFORE, for the foregoing reasons, Plaintiff Garth Taylor respectfully

requests that this Court grant his Voluntary Motion to Dismiss Without Prejudice.

Dated: March 24, 2020

/s/ Charles Field ¹

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¹ Pursuant to LR 7.1(D), I certify that this motion has been prepared in Times New Roman, 14-point font.

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the Proposed Classes

CERTIFICATE OF SERVICE

I hereby certify that I have this day electronically filed a true and correct copy of the foregoing with the Clerk of Court using the CM/ECF filing system, which will automatically send e-mail notification of such filing to all counsel of record.

This 24th day of March, 2020.

/s/ Charles Field

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